1	STATES DISTRICT CO.					
1	XAVIER BECERRA Attorney General of California					
2	Attorney General of California JAY C. RUSSELL Supervising Deputy Attorney General CHAD A. STEGEMAN, State Bar No. 225745 MARTINE N. D'AGOSTINO, State Bar No. 256777					
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4	MARTINE N. D'AGOSTINO, State Bar No. 256777 Deputy Attorneys General 455 Golden Gate Avenue, Suite 11000 Judge Thelton E. Henderson Judge Thelton E. Henderson					
5	San Francisco, CA 94102-7004 Telephone: (415) 703-5233					
6	Telephone: (415) 703-5233 Facsimile: (415) 703-5843 Attorneys for Defendants R. Grounds, W. Muniz, M. Alonzo, I. DeAnzo, Y. Franco, C. Wilson, A. Lopez, R. Alvarado, and					
7	J. DeAnzo, Y. Franco, C. Wilson, A. Lopez, R. Alvarado, and G. Segura					
8						
9	IN THE UNITED STATES DISTRICT COURT					
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
11	SAN FRANCISCO					
12	Case No. C 15-cv-03759 TEH					
13	LATIFA ISAKHANOVA, STIPULATION FOR VOLUNTARY					
14	Plaintiff, DISMISSAL WITH PREJUDICE (Fed. R. Civ. P. 41(a)(1)(A)(ii))					
15	V.					
16	WILLIAM L. MUNIZ, et al.,					
17	Defendants.					
18						
19	Plaintiff Latifa Isakhanova and R. Grounds, W. Muniz, M. Alonzo, J. DeAnzo, Y. Franco,					
20	C. Wilson, A. Lopez, R. Alvarado, and G. Segura, Defendants have resolved this case in its					
21	entirety. Therefore, the parties stipulate to a dismissal of this action with prejudice under Federal					
22	Rule of Civil Procedure 41(a)(1)(A)(ii).					
23	Each party shall bear its own litigation costs and attorneys' fees.					
24	It is so stipulated.					
25						
26	Dated: 4/11/2017 /s/ David Newdorf					
27	David Newdorf* Newdorf Legal					
28	Attorney for Plaintiff Latifa Isakhanova					
	1					

Stip. Voluntary Dismissal [Fed.R.Civ.P. 41(a)(1)(A)(ii)] (C 15-cv-03759 TEH)

1							
2	Dated:	4/11/2017	/s/ Martine N. D'Agostino				
3			Martine N. D'Agostino Deputy Attorney General				
4			California Attorney General's Office Attorneys for Defendants R. Grounds, W. Muniz,				
5			Attorneys for Defendants R. Grounds, W. Muniz, M. Alonzo, J. DeAnzo, Y. Franco, C. Wilson, A. Lopez, R. Alvarado, and G. Segura				
6							
7	* As required under Northern District Local Rule 5-1(i)(3), I attest under penalty of periury that						
8	* As required under Northern District Local Rule 5-1(i)(3), I attest under penalty of perjury that concurrence in the filing of this document has been obtained from David Newdorf.						
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Stip. Voluntary Dismissal [Fed.R.Civ.P. 41(a)(1)(A)(ii)] (C 15-cv-03759 TEH)

CERTIFICATE OF SERVICE

Case Name:	Isakhanova v. Muniz, et al.	No.	C 15-cv-03759 TEH
•	ify that on <u>April 11, 2017</u> , I electror Court by using the CM/ECF system	•	e following documents with the
ST	TIPULATION FOR VOLUNTAR (Fed. R. Civ. P.		
•	all participants in the case are registed by the CM/ECF system.	tered CM/ECF	users and that service will be
	er penalty of perjury under the laws nd that this declaration was execute		
	G. Garcia		/s/ G. Garcia
	Declarant		Signature
GE2015200545			

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